PATENT COOPERATION TREATY

PCT

REC'D	19	APR 2005
WIPO		PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Artcle 36 and Rule 70)

		· · · · · · · · · · · · · · · · · · ·			
Applicant's or agent's file reference OPP031431KR	FOR FURTHER ACTION SeeNotificationofTransmittalofInternationalPreliminary Examination Report (Form PCT/IPEA/416)				
International application No.	International filing date(day/	month/year)	Priority date (day/month/)	•	
PCT/KR2003/002479	18 NOVEMBER 2003		27 NOVEMBER 2002 (2	27.11.2002)	
International Patent Classification (IPC)	or national classification and	IPC			
IPC7 C08K 5/107, C08 Applicant	3G 77/18, B32B 27	/38, G03F 7/	7004	·	
DONGJIN SEMICHEM CO.,	LTD. et al				
This international preliminary examples and is transmitted to the applicant. This REPORT consists of a total	nt according to Article 36.			ining Authority	
2. This REPORT consists of a total of 4 sheets, including this cover sheet. This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).					
These annexes consist of a total ofsheets.					
3. This report contains indications	3. This report contains indications relating to the following items:				
I Basis of the report					
П Priority					
III Non-establishment	of opinion with regard to nove	elty, inventive step	and industrial applicability		
IV Lack of unity of in					
Reasoned statemen	nt under Article 35(2) with reg nations supporting such statem	ard to novelty, inve	ntive step or industrial appli	cability;	
VI Certain documents		ent			
· 닐	VII Certain defects in the international application VIII Certain observations on the international application				
Certain observation	is on the international applicat	ion			
·	•	•		•	
		•			
Date of submission of the demand	1.		CAL:		
Date of submission of the demand	l _p	ate of completion o	ı unıs report		
01 JUNE 2004 (0:	1.06.2004)	18 MARCH	2005 (18.03.2005)		
Name and mailing address of the IPEA	/KR . A	uthorized officer			
Korean Intellectual Proper 920 Dunsan-dong, Seo-gu, Republic of Korea	ty Office	HONG, SUNG	RAN	高剧引	
Facsimile No. 82-42-472-7140	Т	elephone No. 82-4	2-481-8146	SIIOIP.	

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International aplication No.
PCT/KR2003/002479

L	. Basi:	s of the report	
1.	With	regard to the elements of the international application:*	
	\boxtimes	the international application as originally filed	
		the description;	
		pages	, as originally filed
		heges	, filed with the demand
		pages, filed with the letter of	·
		the claims:	
1		pages as amended (together with any	, as originally filed
		pages, as amended (together with any pages	, filed with the demand
		pages, filed with the letter of	
		the drawings:	
		pages	, as originally filed
		pages	, filed with the demand
		pages filed with the letter of	
	ш	the sequence listing part of the description:	
j		pagespages	, as originally filed , filed with the demand
	٠.٠	pages filed with the letter of	, med with the demand
	• •		
∵2.	With	h regard to the language, all the elements marked above were available or furnished to this Authoritemetrical application size Statements	rity in the language in which
, .	The	international application was filed, unless otherwise indicated under this item. se elements were available or furnished to this Authority in the following language English	
•			
		the language of a translation furnished for the purposes of international search (under Rule 23.1	(b)).
		the language of publication of the international application (under Rule 48.3(b)).	
		the language of the translation furnished for the purposes of international preliminary examin or 55.3).	ation(under Rules 55.2 and/
		•	
3.	Wit prel	th regard to any nucleotide and/or amino acid sequence disclosed in the international applic liminary examination was carried out on the basis of the sequence listing:	ation, the international
		contained inthe international application in written form.	•
		filed together with the international application in computer readable form.	
		furnished subsequently to this Authority in written form.	
	\Box	furnished subsequently to this Authority in computer readable form	
	$\overline{}$	The statement that the subsequently furnished written sequence listing does not go beyonternational applications on Slad by the base of the statement of the subsequently furnished written sequence listing does not go beyonternational applications on Slad by the subsequently furnished written sequence listing does not go beyonternational applications on Slad by the subsequently furnished written sequence listing does not go beyonternational applications of the subsequently furnished written sequence listing does not go beyonternational applications of the subsequently furnished written sequence listing does not go beyonternational applications of the subsequently furnished written sequence listing does not go beyonternational applications of the subsequently furnished written sequence listing does not go beyonternational applications of the subsequently furnished written sequence listing does not go beyonternational applications of the subsequently furnished written sequence in the subsequently furnished written sequence and the subsequence of	and the discussion to the
	لسا	mechanicial applicationas as filed has been furinshed.	
		The statement that the information recorded in computer readable form is identical to the wr	itten sequence listing has
		been furnished.	
4.		The amendments have resulted in the cancellation of:	
••	ш		•
		the description, pages	
		are channels 110s.	
e		the drawings, sheets	
5.		This report has been established as if (some Salarana)	
		This report has been established as if (some of) the amendments had not been made, since the go beyond the disclosure as filed, as indicated in the Supplemental Box(Rule 70.2(c)).**	iey have been considered to
		and the supplemental box(Rule 70.2(c)).	
*	Renia	Coment shoots which have been found to the	
	in this	acement sheets which have been furnished to the receiving Office in response to an invitation unde is opinion as "originally filed." and are not annexed to this report since they do not contain a TO 17)	er Article 14 are referred to
	and 7	(0.17).	menaments (Kules 70.16
**	4.		
Ŧ Ŧ	Any re	eplacement sheet containing such amendments must be referred $$ to under item $$ I and annexed to $$ t	his report.

International aplication No.

PCT/KR2003/002479

I	V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
I	citations and explanations supporting such statement

1.	Statement			
	Novelty (N)	Claims	1 - 11	YES
		Claims	NONE	NO
	Inventive step (IS)	Claims	NONE	YES
		Claims	1 - 11	NO
	Industrial applicability (IA)	Claims	1 - 11	YES
		Claims	NONE	NO

2. Citations and explanations (Rule 70.7)

Reference is made to the following document:

D1: KR 2001-18906 A (Hynix Semiconductor Inc.)

The present invention according to claims 1-11 relates to an organic anti-reflective composition, a patterning method using the same and a semiconductor device prepared by using the same patterning method. This organic composition comprises a crosslinking agent(A), a light absorbing agent(B); a thermal acid gernerator(C), an organic solvent(D) and an adhesivity enhancer(E).

Document D1 is considered to represent the most relevant state of the art, discloses an organic polymer for preventing anti-reflection comprising a polymer of formula 1 as a crosslinking agent(a), a polyvinylphenol of formula 6 as a photo-absorbing agent(b), a thermal acid generator of formula 7(c) and an organic solvent(d).

(Continued on Supplemental Box.)

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International aplication No.

PCT/KR2003/002479

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of:

BOX V.

Comparing the present invention with D1, both inventions are the same in preparing an organic antireflective composition comprising a crosslinking agent, a light absorbing agent, a thermal acid generator, and an organic solvent.

An adhesivity enhancer(E) in the present invention is used for effectively solving the standing wave effect and significantly preventing pattern collapse of photosensitizer on top of the organic anti-reflective film. However, it can be already used in the document D1 as a photo-absorbing agent or light-absorbing agent. And the (B) component is also a light-absorbing agent. So, it is obvious for the person skilled in the art that the (B) and (E) components in the present invention can be chosen together as a light absorbing agent.

Also, a thermal acid generator(C) in the present invention is same in the role of generating a thermal acid, comparing with (c) in document D1. It is also obvious for the person skilled in the art that a thermal acid generator can be used as a catalyst even if the chemical structure is slightly different.

So, claims 1-11 are trivial and not capable of supporting the requirements of inventive step under PCT Article 33(3).

Consequently, claims 1-11 are novel and also appear to be industrially applicable, but not inventive.